

# Exhibit H

LAW OFFICE OF

## JAROSLAWICZ & JAROS

150 WILLIAM STREET, 19<sup>TH</sup> FLOOR  
NEW YORK, NEW YORK 10038

(212) 227-2780

DAVID JAROSLAWICZ  
(NY, FL & CA BARS)  
ABRAHAM JAROS

ROBERT J. TOLCHIN  
OF COUNSEL  
[rit@tolchinlaw.com](mailto:rit@tolchinlaw.com)

March 6, 2006

**BY EMAIL AND MAIL**

Allan N. Taffet, Esq.  
Duval & Stachenfeld, LLP  
300 East 42<sup>nd</sup> Street  
New York, New York 10017  
Email: [ataffet@dslip.com](mailto:ataffet@dslip.com)

Charles L. Kerr, Esq.  
Morrison Foerster  
1290 Avenue of the Americas  
New York, New York 10104  
Email: [ckerr@mofo.com](mailto:ckerr@mofo.com)

Re: *Ungar v. Palestinian Auth., et al.*  
New York County Index no. 105521 / 05  
Restraining Notice Served on Swiss American Securities, Inc.

Dear Messrs. Taffet and Kerr,

I write with regard to the Restraining Notice served by the plaintiffs/judgment-debtors ("Ungars") on Swiss American Securities, Inc. ("SASI"), and the motion by Mr. Kerr's client to vacate that Restraining Notice.

I have been advised by the New York County Sheriff's office that on February 21, 2006 SASI was served with a Sheriff's Levy and Execution with regard to the assets at issue. That Sheriff's Levy and Execution covers, levies on, and restrains all the stocks and bonds listed in SASI's original and supplemental responses to the Ungars' information subpoena (and any other assets of the Palestinian Authority and Palestine Liberation Organization however titled). By operation of CPLR 5232(a) (levy expires after 90 days "unless a proceeding under sections 5225 or 5227 has been brought."), the Sheriff's Levy and Execution will remain in effect until the conclusion of the Ungars' turnover proceeding against SASI.

JAROSLAWICZ & JAROS

March 6, 2006

Page 2 of 2

Inasmuch as the Restraining Notice (which was due to expire in any case on April 20, 2006) has been superseded by the Sheriff's Levy and Execution, the Ungars hereby withdraw the Restraining Notice.

Mr. Kerr, I trust you will now inform the Court that your motion to strike the Restraining Notice is now moot, and that the motion is withdrawn. Since Justice Kornreich typically reads motion papers the night before a motion is argued, I suggest we contact the court on a conference call right away to spare the court needless work.

Very truly yours,

Robert J. Tolchin